

REAL ESTATE COMMISSION

STATE OF HAWAII
DEPARTMENT OF COMMERCE AND CONSUMER AFFAIRS
PROFESSIONAL AND VOCATIONAL LICENSING DIVISION
P. O. Box 3469
Honolulu, Hawaii 96801

CONDOMINIUM PUBLIC REPORT

LUNALILO CONDOMINIUM

Kalihiwai, Hanalei, Hawaii

		Registration No	2501	
			Issued: Expires:	November 14, 1991 December 14, 1992
Report F	Purpose:			
Oc neither a	tober 28 ,19 approval nor disapproval ncludes information	91 , and is issued by of the project. Buyers	the Commission for information are encouraged to read this in	the Real Estate Commission as of ational purposes only. It represents report carefully. This report Department dated 09/25/91.
	PRELIMINARY: (yellow)	Real Estate Commissi	ot as yet have created the on minimal information suffice will be issued when complete	condominium but has filed with the ient for a Preliminary Public Report. information is filed.
<u>X</u>	FINAL: (white)	with the Commission. [X] No prior re [] Supersede	gally created a condominium eports have been issued es all prior public reports ead together with	and has filed complete information
	SUPPLEMENTARY: (pink)	[] Final Publ [] Supp. Pub And [] Supersed [] Must be r [] This report	ublic Report dated ic Report dated blic Report dated es all prior public reports ead together with	
Disclos	sure Abstract: Separate	Disclosure Abstract or	n this condominium project:	
[] Required [X]	Not Required - disclos	sures covered in this report.	

Summary of Changes from Earlier Public Reports:

This summary contains a general description of the changes, if any, made by the developer since the last public report was issued. It is not necessarily all inclusive. Prospective buyers should compare this public report with the earlier reports if they wish to know the specific changes that have been made.

[X] No prior reports have been issued by the Commission.

[] Changes made are as follows:

SPECIAL NOTICE:

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THERE ARE COUNTY RESTRICTIONS ON THE NUMBER OF RESIDENTIAL DWELLING UNITS, OR OTHER STRUCTURES, WHICH MAY BE BUILT UPON THE PROPERTY. THEREFORE, UNLESS THE PURCHASER IS PURCHASING AN EXISTING RESIDENTIAL DWELLING, THERE IS NO ASSURANCE THAT THE PURCHASER WILL BE ABLE TO BUILD A RESIDENTIAL DWELLING UNIT ON THE PROPERTY. THERE ALSO IS NO ASSURANCE THAT THE PURCHASER WILL BE ABLE TO CONVERT AN EXISTING NON-RESIDENTIAL STRUCTURE THE PURCHASER SHOULD CONSULT WITH THE TO A RESIDENTIAL USE. APPROPRIATE COUNTY AGENCIES TO DETERMINE WHETHER THE PURCHASER MAY BUILD A RESIDENTIAL DWELLING UNIT, OR ANY OTHER TYPE OF STRUCTURE, UPON THE PROPERTY.

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- This Public Report does not constitute an approval of the project nor that all County Codes, Ordinances and subdivision requirements have been complied with.
- This project does not involve the sale of individual subdivided lots. The dotted lines on the Condominium Map (Exhibit A) are for illustration purposes only. They merely represent the approximate location of the limited common element assigned to each unit.
- Facilities and improvements normally associated with County approved subdivisions may not necessarily be provided for and services such as County street maintenance, enhanced water facilities, fire service, related services and trash collection will not be available for interior roads.
- Read Exhibit I (Letter from County of Kauai) with care. Unit F is a guest house only, as provided by Kauai County Ordinance. No long-term residential use is allowed. See Kauai County Zoning Codes regarding limitations on use and construction.

THE PROSPECTIVE PURCHASER IS CAUTIONED TO CAREFULLY REVIEW THE DOCUMENTS FOR FURTHER INFORMATION WITH REGARD TO THE FOREGOING.

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GENERAL INFORMATION ON CONDOMINIUMS

A condominium is a special form of real property. To create a condominium in Hawaii, the requirements of Hawaii's "Condominium Property Act" (Chapter 514A, Hawaii Revised Statutes) must be followed.

Some condominium projects are leasehold. This means that the land or the building(s) and other improvements are leased to the buyer. The lease for the land usually requires that at the end of the lease term, the lessees (apartment owner/tenant) deliver their interest in the land to the lessor (fee property owner). The lease also usually requires that the lessees either (1) convey to the lessor the building(s) and other improvements, including any improvements paid for by the lessees; or (2) remove or dispose of the improvements. The leases for individual apartments often require that at the end of the lease term, the lessee deliver to the lessor the apartment, including any improvements placed in the apartment by the lessee.

If you are a typical condominium apartment owner, you will have two kinds of ownership: (1) ownership in your individual apartment; and (2) an undivided interest in the common elements.

Common elements are the areas of the condominium project other than the individual apartments. They are owned jointly by all apartment owners and include the land, either in fee simple or leasehold, and those parts of the building or buildings intended for common use such as foundations, columns, roofs, halls, elevators, and the like. Your undivided interest in the common elements cannot be separated from ownership of your apartment.

In some condominium projects, some common elements are reserved for the exclusive use of the owners of certain apartments. These common elements are called limited common elements and may include parking stalls, patios, lanais, trash chutes, and the like.

You will be entitled to exclusive ownership and possession of your apartment. Condominium apartments may be individually bought, sold, rented, mortgaged, or encumbered, and they may be disposed of by will, gift, or operation of law.

Your apartment will, however, be part of the group of apartments that comprise the condominium project. Study the Declaration, Bylaws, and House Rules. These documents contain important information on the use and occupancy of apartments and the common elements as well as the rules of conduct for owners, tenants, and guests.

Operation of the Condominium Project

The Association of Apartment Owners is the entity through which apartment owners may take action with regard to the administration, management, and operation of the condominium project. Each apartment owner is automatically a member of the Association.

The Board of Directors is the governing body of the Association. Unless you serve as a board member or an officer, or are on a committee appointed by the board, your participation in the administration and operation of the condominium project will in most cases be limited to your right to vote as an apartment owner. The Board of Directors and officers can take certain actions without a vote of the owners. Some of these actions may significantly impact the quality of life for all apartment owners.

Until there is a sufficient number of purchasers of apartments to elect a majority of the Board of Directors, it is likely that the developer will effectively control the affairs of the Association. It is frequently necessary for the developer to do so during the early stages of development and the developer may reserve certain special rights to do so in the Declaration and Bylaws. Prospective buyers should understand that it is vitally important to all apartment owners that the transition from developer to owner control be accomplished in an orderly manner and in a spirit of cooperation.

SUMMARY OF THE CONDOMINIUM PROJECT

Inte		in an apartment and in an apartment and	an undivided leaseho	d interest in the commo old interest in the commo old interest in the comm	non elements.
Тур	es of Project:				
1.	[X] New Building(s) [] Both New Building(s) and Conversion	[] Con	version	
2.	[] Residential [] Mixed Residential a [] Other	and Commercial	[] Con [X] Agri	nmercial icultural	[] Ohana
3.	[] High Rise (5 stories	s or more)	[X] Low	Rise	
4.	[] Single or [X] Multiple Buildings			
5.	Apartment Description				
	Apt. No. A	Quantity 1	BR/Bath 0 0	Net Living Area (sf)* 0 0	Storage Shed(s), Lanai/Patio(sf) 36 36
	<u>_</u>	<u></u>		0	36
	<u>C</u>	$\frac{-\dot{1}}{\dot{1}}$		0	36
	E	1	0	0	36
	F	1	0	0	64
	Total Apartments:	6			
	walls. Other documents and m	aps may give floor a	area figures which di		of the apartment perimeter pecause a different method
	of determining the floor a	area may have been	used.		·
6.	Parking:			Number of S	talls
	Assigned Stalls (Inc Guest Stalls Unassigned Stalls Extra Stalls Availab Other:			0	
	То	tal Parking Stalls		0	
7.	Recreational amenities:				
	NONE				

I. PEOPLE CONNECTED WITH THE PROJECT

Developer:	RICHARD THOMAS SIEBRING	Phone: (808) 828-1958
Dovolopor.	Name	(Business)
	P.O. Box 472	
	Business Address	
	Hanalei, HI 96714	
	Names of officers or general partners of developers who are corpor	rations or partnerships:
	•	
		-
	-	
Real Estate		(000) 006 6040
Broker:	TROPICAL PROPERTIES, INC.	Phone: (808) 826-6049
	Name Attn: William Gillette	(Business)
	P.O. Box 1569	
	Business Address	
	Hanalei, HI 96714	
_	TITLE GUARANTY ESCROW SERVICES, INC.	Phone: (808) 245-3381
Escrow:	Name	(Business)
		, , , , , , , , , , , , , , , , , , ,
	4414 Kukui Grove Street, Suite 104 Business Address	
	Lihue, HI 96766	
General		-
Contractor:	N/A	Phone:
	Name	(Business)
	Business Address	
Condominium		
Managing		
Agent:	Self-managed by Association of	Phone:
	Name Apartment Owners	(Business)
	Business Address	
Attorney for	STEVEN R. LEE	Phone: (808) 246-1101
Developer:	Name	(Business)
		· ·
	2959 Umi Street, Suite 300 Business Address	
	Libue, HT 96766	

II. CREATION OF THE CONDOMINIUM; CONDOMINIUM DOCUMENTS

A condominium is created by recording in the Bureau of Conveyances and/or filing with the Land Court a Declaration of Condominium Property Regime, a Condominium Map (File Plan), and the Bylaws of the Association of Apartment Owners.

A.	Declaration of Condominium Property Regicommon elements, limited common elements condominium project.	ime contains a de s, common intere	escription of the land, buildings, apartments, and other information relating to	its, the
	The Declaration for this condominium is: [] Proposed [X] Recorded - Bureau of Conveyances -	Document No	91-067794 Page	
	[] Filed - Land Court	Document No		
	Amendment date(s) and recording/filing information	on:		
	First Amendment recorded August	t 8, 1991, a	s Document No. 91-106836.	
	Second Amendment recorded Octob	ber 22, 1991	, as Document No. 91-144292.	
В.	Condominium Map (File Plan) shows the floo shows the floor plan, location, apartment number			ગ્રેક
	The Condominium Map for this condominium pro [] Proposed [X] Recorded - Bureau of Conveyance Co [] Filed - Land Court Condo Map No	ondo Map No. 1	505	
	Amendment date(s) and recording/filing information	on:		
C.	Bylaws of the Association of Apartment On provide for the manner in which the Board of I powers and duties of the Board, the way in which the condominium project will be governed.	Directors of the As	sociation of Apartment Owners is elected,	th
	The Bylaws for this condominium are: [] Proposed	. Dogument No.	91-067795	
	[X] Recorded - Bureau of Conveyances -	Book	Page	
	[] Filed - Land Court	- Document No		
	Amandment data(s) and recording/filing informati			

The Condominium Statute (Chapter 514A, HRS), the Declaration, Bylaws, and House Rules control the rights and obligations of the apartment owners with respect to the common elements, to each other, and to their respective apartments. The provisions of these documents are intended to be, and in most cases are, enforceable in a court of law.

D. House Rules. The Board of Directors may adopt house rules to govern the use and operation of the common elements and individual apartments. House rules may cover matters such as parking regulations, hours of operation for common facilities such as recreation areas, use of lanais, keeping of pets, and occupancy limits. These rules must be followed by owners, tenants, and guests. They do not need to be recorded or filed to be effective. The initial house rules are usually adopted by the developer.

The House Rules for this	condominium are:	
[] Proposed	[] Adopted	[X] Developer does not plan to adopt house rules.

E. Changes to Condominium Documents

Changes to the Declaration, Condominium Map, and Bylaws are effective only if they are duly adopted and recorded and/or filed. Changes to House Rules do not need to be recorded or filed to be effective.

1. <u>Apartment Owners:</u> Minimum percentage of common interest which must vote for or give written consent to changes:

	Minimum Set by Law	This Condominium
Declaration (and Condo Map)	75%	75%
Bylaws	65%	65%
House Rules		N/A

The percentages for individual condominium projects may be more than the minimum set by law.

2. Developer:

[x]	No rights have	been reserved by	the developer	to change	the Declaration,	Condominium	Мар,	Bylaws	or
	House Rules								

[] Developer has reserved the following rights to change the Declaration, Condominium Map, Bylaws or House Rules

III. THE CONDOMINIUM PROJECT

Interest to be Conveyed to Buyer:
[X] Fee Simple: Individual apartments and the common elements which includes the underlying land will be in fee simple.
[] <u>Leasehold or Subleasehold:</u> Individual apartments and the common elements which includes the underlying land will be leasehold.
The leases for the individual apartments and the underlying land usually require that at the end of the lease term, the lessee (tenant) deliver to the lessor (fee property owner) possession of the leased premises and all improvements, including improvements paid for by the lessee.
Exhibit contains further explanations regarding the manner in which the renegotiated lease rents will be calculated and a description of the surrender clause provision(s).
Lease Term Expires:
Lease Rent Payable: [] Monthly [] Quarterly [] Semi-Annually [] Annually
Exhibit contains a schedule of the lease rent for each apartment per [] Month [] Year.
[] Individual Apartments in Fee Simple Common Interest in the Underlying Land in Leasehold or Subleasehold:
The leases for the underlying land usually require that at the end of the lease term, the lessess (apartment owners - tenants) deliver to the lessor (fee property owner) their interest in the land and that they either (1) remove or dispose of the building(s) and other improvements; or (2) convey the building(s) and improvements to the lessor, often at a specified price.
Exhibit contains further explanations regarding the manner in which the renegotiated lease rents will be calculated and a description of the surrender clause provision(s).
Lease Term Expires:
Lease Rent Payable: [] Monthly [] Quarterly [] Annually
Exhibit contains a schedule of the lease rent for each apartment per [] Month [] Year.

[] Other:

For	Subleaseholds	s <u>:</u>
[Buyer's subl	lease may be cancelled if the master lease between the sublessor and fee owner is led [] Foreclosed
(As long as t terms contai	the buyer is not in default, the buyer may continue to occupy the apartment and/or land on the same ined in the sublease even if the master lease is cancelled or foreclosed.
В.	Underlying	Land:
	Address: _	Kalihiwai Ridge, Kalihiwai, Tax Map Key: (4) 5-2-17:22
		Hanalei, Kauai, Hawaii (TMK)
	[X] Addres	s [] TMK is expected to change becauseeach unit has not yet been
-		ned an address.
	Land Area:	39.794 [] square feet [X] acre(s) Zoning: Agricultural
	Fee Owner:	RICHARD THOMAS SIEBRING, ADRYA GAYE SIEBRING, ROY WILLIAM Name GILLETTE, JR., BECKY L. SWAN, STEVEN LEE COLE, SUSAN MICHELI COLE, ROBERT S. ISOM, LYNNE M. ISOM, DANIEL BELLIN, DANIEL BELLIN & ASSOC. INSURANCE SERVICE, INC. Address P.O. Box 472, Hanalei, HI 96714
	Sublessor:	N/A
		Name
		Address
С	Buildings a	and Other Improvements:
		lew Building(s) [] Conversion of Existing Building(s) oth New Building(s) and Conversion
	2. Buildin	gs:6 Floors Per Building1
	[] =	xhibit contains further explanations.
	3. Princip	al Construction Material:
	[]0	Concrete [] Hollow Tile [X] Wood

[] Other _

4.	Permitted Uses by Zoning:

	No. of Apts.	Use Determined By Zoning		No. of Apts.	Use Determined By Zoning
[] Commercial			[] Industrial		
[] Residential	400000000000000000000000000000000000000		[X] Agricultural	6	Yes!
[] Timeshare/h	lotel		[] Recreational		
[] Other: Plea	use see page 1	8 for further	explanation.		
ls/Are this/these u	se(s) specifically p	permitted by the pro	oject's declaration or byla	ws?	
Special Use Rest	rictions:				
			contain restrictions on t include but are not limited		d occupancy o
					ne and
[X] Pets: See	Declaratio	n of Protect	ive Covenants, C	onaltion	is and
			ive Covenants, C Ridge Subdivisio	ondition	is and
[] Number of C	Occupants:			on.	
[] Number of C	Occupants:			ondition.	
[] Number of C	Occupants:			on .	
[] Number of C	o special use restri	ictions.		on.	
[] Number of C [] Other: [] There are no	o special use restri	ictions.		ondition.	
[] Number of C [] Other: [] There are no Interior (fill in apportunity fill in apportunity fi	o special use restri ropriate numbers):	ictions. Stairways	0 Trash Ch	outes	0
[] Number of C [] Other: [] There are no Interior (fill in appointment) Elevators	o special use restri	ictions.	0 Trash Ch	outes	
[] Number of C [] Other: [] There are no Interior (fill in apportunity apportunity of C Apt. No Type	o special use restriction of the control of the con	ictions. Stairways	0 Trash Ch Net Living Area (sf)*	outes	0 age Shed(s),
[] Number of C [] Other: [] There are no Interior (fill in apportunity apportunity fill in	o special use restriction of the contract of t	Stairways	0 Trash Ch Net Living Area (sf)* 0	outes	0 age Shed(s), a/Patio(sf) 36
[] Number of C [] Other: [] There are not linterior (fill in apple Elevators Apt. No - TypeAB	Occupants: o special use restrictorizate numbers): O Quantity 1 1	Stairways	0 Trash Ch Net <u>Living Area (sf)*</u> 0	outes	0 age Shed(s), al/Patio(sf) 36 36
[] Number of C [] Other: [] There are not linterior (fill in appointment) Elevators Apt. No Type A B C	Occupants: o special use restriction operate numbers): O Quantity 1 1 1	Stairways	0 Trash Ch Net Living Area (sf)* 0 0 0	outes	0 age Shed(s), ad/Patio(sf) 36 36 36

*Net Living Area is the floor area of the apartment measured from the interior surface of the apartment perimeter walls.

Other documents and maps may give floor area figures which differ from those above because a different method of determining the floor area may have been used.

Boundaries of Each Aparment: The boundaries of each apartment shall be the outer surface of the entire building on the specific areas set in the project. Wires or conduits, pipes or any utility lines running over, under or through any apartment which are utilized for or serve more than one unit shall not be deemed as part of the apartment, the same being deemed common elements.

The area of land (limited common element) set aside for each unit and the location of each apartment in the project are illustrated on the condominium plot plan attached as Exhibit A.

Permitted Alterations to Apartments:

As allowed by Kauai County zoning ordinances and recorded restrictions on the project, if any. Upon construction of each permanent improvement, an amendment to the Declaration of Condominium Property Regime and the Condominium Map (Exhibit A) will be required to disclose actual improvements as a matter of public record. *

	Regular		Com	npact	Tandem		
	covered	open	covered	open	covered	open	TOT
Assigned (for individual units) Guest Unassigned Extra Available for Purchase Other: Total	0						
of Kauai owner co	requires	2 parkin g a resid	usive use of at g stalls for ence must p tted in condomi	r each res rovide 2 j	sidence con parking sta		
of Kauai owner con [] Commercia	requires nstructing al parking ga	2 parking a residerage permiterage permiterage contains accordance	g stalls for ence must protection to the protection of the protect	r each res rovide 2 j inium projec	sidence con parking sta t	structed. lls.	Each ur
of Kauai owner con [] Commercia	requires nstructing al parking ga	2 parking a residerage permiterage permiterage contains accordance	g stalls for ence must protection to the protection of the protect	r each res rovide 2 j inium projec	sidence con parking sta t	structed. lls.	Each ur
of Kauai owner con [] Commercia	requires nstructin al parking ga	2 parking a residarage permitares accordations accordated accordance accordan	g stalls for ence must protect must protect the condomic distribution of t	r each res rovide 2 j inium projec	sidence con parking sta t	structed. lls.	Each ur
of Kauai owner cor [] Commerci [] Exhibit Recreational and	requires nstructing al parking ga d Other Con	2 parking a residarage permitares accordations accordated accordance accordan	g stalls for ence must protect must protect the condomic distribution of t	r each restrovide 2 jinium project	sidence con parking sta t	structed. lls.	Each ur
of Kauai owner con [] Commercia [] Exhibit Recreational and [X] There are	requires nstructing al parking ga d Other Con no recreation	2 parking a residarage permitares accordations accordated accordance accordan	g stalls for ence must protect must protect the condomic distribution of t	r each responded in each respo	sidence con parking sta t. king stalls for t	structed. lls.	Each ur
of Kauai owner con [] Commercia [] Exhibit Recreational and [X] There are [] Swimming	requires nstructing al parking ga d Other Con no recreation pool	2 parking a residarage permitares accordations accordated accordance accordan	g stalls for ence must protect must protect the condomic distribution of t	r each reprovide 2 provide	sidence con parking sta t. king stalls for t	structed. lls.	Each un

	a.	Condition and Expected Useful Life	of Structural Compo	nents, Mechanical, and E	lectrical Installations
	b.	Compliance With Building Code and	d Municipal Regulatio	ns; Cost to Cure Violation	<u>ns</u>
		-			
10.	Cor	nformance to Present Zoning Code			
	a.	[x] No variances to zoning code h	nave been granted.		
		[] Variance(s) to zoning code wa	as/were granted as fo	llows:	
	b.	Conforming/Non-Conforming Uses,	Structures, Lot		
		In general, a non-conforming use, time but which does not now confo			hich was lawful at o
			Conforming	Non-Conforming	Illegal
		Uses	Y		
		Structures	X	•	
		Lot	X		
	Há	a variance has been granted or if us	es, improvements o	r lot are either non-conf	orming or illegal, buy
	sho	ould consult with county zoning author	nues as to possible it	mitations which may app	y.

Not Applicable

(For conversions of residential apartments in existence for at least five years):

Present Condition of Improvements

damaged cannot be reconstructed.

or illegal use, structure, or lot.

9.

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Limitations may include restrictions on extending, enlarging, or continuing the non-conformity, and restrictions on altering and repairing structures. In some cases, a non-conforming structure that is destroyed or

The buyer may not be able to obtain financing or insurance if the condominium project has a non-conforming

1.	<u>Common Elements:</u> Common Elements are those parts of the condominium project intended to be used by all apartment owners. They are owned jointly by all apartment owners.				
	[X] Exhibit E describes the common elements.				
	[] As follows:				
2.	<u>Limited Common Elements:</u> Limited Common Elements are those common elements which are reserved for the exclusive use of the owners of certain apartments.				
	[] There are no limited common elements in this project.				
	[X] The limited common elements and the apartments which may use them are:				
	[X] described in ExhibitE				
	[x] as follows:				
	The portion of land set aside for the use of each owner of a unit as set forth in Exhibit A, subject to the roadway and utility easement, if any.				
3.	Common Interest: Each apartment will have an undivided fractional interest in all of the common elements. This interest is called the "common interest." It is often used to determine each apartment's share of the maintenance fees and other common profits and expenses of the condominium. It may also be used for other purposes, including voting on matters requiring action by apartment owners.				
	[X] Exhibit C describes the common interests for each apartment.				
	[] As follows:				

E.	Encumbrances Against Title: An encumbrance is	s a claim against or a liability on the property.
	June 7, 1991 and issued to	nces against the title contained in the title report dated by <u>TITLE GUARANTY OF HAWAIL INC.</u> . at date there have been no further encumbrances.
	Except for the First and Second Ame Blanket Liens: ing information).	at date there have been no further encumbrances. nament to Delcaration of Condominium Property minium (refer to page 7 of this report for record
	A blanket lien is a mortgage on a condomi released on an apartment-by-apartment basis can be conveyed to buyers free and clear of t	nium project that secures a construction loan. It is usually upon payment of specified sums so that individual apartments he lien.
	[] There are no blanket liens affecting title	to the individual apartments.
	[X] There are blanket liens which may affect	title to the individual apartments.
		district or utility assessments) must be released before the buyer. Buyer's interest will be affected only if the developer to buyer.
		Effect on Buyer's Interest
	Type of Lien	If Developer Defaults
	Mortgage	If foreclosed, Buyer's deposit will be refunded and contract will be cancelled.
F.	management of the common elements and the o	ne Association of Apartment Owners is responsible for the verall operation of the condominium project. The Association required, to employ or retain a managing agent to assist the
		r the developer's affiliate is the initial managing agent, the ar or less and the parties must be able to terminate the contrac
	The initial managing agent for this condominium is:	
	[] not affiliated with the Developer.	
	[] the Developer or the Developer's affiliate	9.
	[X] self-managed by the Association of Apar	tment Owners.
	[] other	

G.	Estimate	of initial	Maintenance	Fees:

Н.

I.

Esumate of initial maintenance Fees:					
The Association will make assessments against your apartment to provide funds for the operation and maintenance of the condominium project. If you are delinquent in paying the assessments, your apartment may be liened and sold through a foreclosure proceeding.					
Initial maintenance fees are difficult to estimate and tend to increase as the condominium ages. Maintenance fees may vary depending on the services provided to each apartment.					
Exhibit H contains a schedule of maintenance fees and maintenance fee disbursements.					
Utility Charges for Apartments:					
Each apartment will be billed separately for utilities except for the following checked utilities which are included in the maintenance fees:					
[X] Not applicable					
[] Electricity [] Television Cable					
[] Gas [] Water & Sewer					
[] Other					
Construction Warranties:					
Warranties for individual apartments and the common elements, including the beginning and ending dates for each warranty, are as follows:					
1. Building and Other Improvements:					
NONE					
·					

NONE

	All construction was complete as of February 27, 1991.
K.	Project Phases:
	The developer [] has [X] has not reserved the right to add to, merge, or phase this condominium
	Summary of Developer's Present Plans for Future Development:
	NONE
L.	Sales Documents Filed With the Real Estate Commission:
	Sales documents on file with the Real Estate Commission include but are not limited to:
	[] Notice to Owner Occupants
	[X] Specimen Sales Contract
	Exhibit B contains a summary of the pertinent provisions of the sales contract.
	[X] Escrow Agreement dated April 29, 1991
	Exhibit D contains a summary of the pertinent provisions of the escrow contract.
	[X] Other Registration Forms

Status of Construction and Estimated Completion Date:

IV. ADDITIONAL INFORMATION NOT COVERED ABOVE

This is a condominium project, not a subdivision. Therefore, units purchased are not subdivided lots. If a residence is not already built, you will be required to comply with zoning codes to be allowed to construct a residence on your limited common element. To determine whether your expectations can be realized, you should carefully review this Report.

You should also conduct your own investigations and ascertain the validity of information provided. Please remember that issuance of this Report does not mean the Real Estate Commission has approved the project.

The County of Kauai Planning Department has advised that, in order to process the necessary permits for the construction and the processing of a farm dwelling agreement on agriculturally zoned parcels, authorization from at least 75% of the legal and equitable ownership of the entire project shall be required, consistent with the Declaration of Condominium Property Regime and the Bylaws. Except as limited specifically by the project documents of record, all uses permitted in the Agricultural Zone are permitted. Such uses include, but are not limited to growing crops, raising animals, residence, diversified agriculture, forestry, orchards and nurseries and wildlife management. See Kauai County Comprehensive Zoning Ordinance, Article 8.7. In relation to specifically permitted uses of buildings and other improvements, structures shall only be occupied or used for agriculture, associated residential uses, and/or other uses permitted by law and the recorded project documents. An agricultural residence may not be constructed unless the Unit Owner demonstrates to the County his ability to derive income from his property, established and verified prior to any building permit approval.

Please see the advisory letter from the Kauai County Planning Department attached as Exhibit I.

A buyer should understand that development and use of the properties shall comply with all County Codes and Ordinances. If County of Kauai facilities are not already in place, the prospective purchaser is advised that owners in the project will not necessarily receive the same County benefits as owners of approved subdivided lots; owners who develop their properties later than others may find that land use and zoning changes or insufficient utility capacities may thwart their expectations. Zoning and land use restrictions are subject to change and each purchaser should maintain awareness of such conditions.

Unit F is a guest house only, as provided by Kauai County Ordinance. No long-term residential use is allowed. See Kauai County Zoning codes regarding limitations on use and construction.

Buyer's Right to Cancel Sales Contract:

A. Rights Under the Condominium Statute:

<u>Preliminary Report:</u> Sales made by the Developer are not binding on the prospective buyer. Sales made by the Developer may be binding on the Developer unless the Developer clearly states in the sales contract that sales are not binding. A prospective buyer who cancels the sales contract is entitled to a refund of all moneys paid, less any escrow cancellation fee up to \$250.00.

Supplementary Report to a Preliminary Report: Same as for Preliminary Report.

Final Report, Supplementary Report to a Final Report: Sales made by the Developer are binding if:

- 1. The Developer delivers to the buyer a copy of:
 - a. Either the Final Public Report <u>OR</u> the Supplementary Public Report which has superseded the Final Public Report;

AND

- b. Any other public report issued by the Commission prior to the date of delivery, if the report was not previously delivered to the buyer and if the report has not been superseded;
- 2. The buyer is given an opportunity to read the report(s); and
- 3. One of the following has occurred:
 - a. The buyer has signed a receipt for the report(s) and waived the right to cancel; or
 - b. Thirty (30) days have passed from the time the report(s) were delivered to the buyer; or
 - c. The apartment is conveyed to the buyer within 30 days from the date the report(s) were delivered to the buyer.

Material Change: Binding contracts with the Developer may be rescinded by the buyer if:

- There is a material change in the condominium which directly, substantially, and adversely affects (a) the use or value of the buyer's apartment or its limited common elements; or (b) the amenities available for buyer's use: and
- 2. The buyer has not waived the right to rescind.

If the buyer rescinds a binding sales contract because there has been a material change, the buyer is entitled to a full and prompt refund of any moneys the buyer paid.

B. Rights Under the Sales Contract:

Before signing the sales contract, prospective buyers should ask to see and carefully review all documents relating to the condominium. These include but are not limited to the:

- 1. Condominium Public Reports issued by the Hawaii Real Estate Commission.
- 2. Declaration of Condominium Property Regime and Condominium Map.
- 3. Bylaws of the Association of Apartment Owners.
- 4. House Rules.
- 5. Escrow Agreement.
- 6. Hawaii's Condominium Law (Chapter 514A, HRS, as amended; Hawaii Administrative Rules, Chapter 16-107, adopted by the Real Estate Commission).
- 7. Other <u>Declaration of Protective Covenants, Conditions</u> and Restrictions for Kalihiwai Ridge Subdivision.

If these documents are not in final form, the buyer should ask to see the most recent draft.

Copies of the condominium and sales documents and amendments made by the developer are available for review through the developer and are on file at the Department of Commerce and Consumer Affairs. Reprints of Hawaii's Condominium Law (Chapter 514A, HRS, and Hawaii Administrative Rules, Chapter 16-107) are available at the Department of Commerce and Consumer Affairs, 1010 Richards Street, P. O. Box 541, Honolulu, HI 96809.

This Public Report is August 14,		ation No	2501	_ filed with th	ne Real Estate	Commission on
Reproduction of Repo	rt. When reproduc	ed, this repo	ort must be on:			
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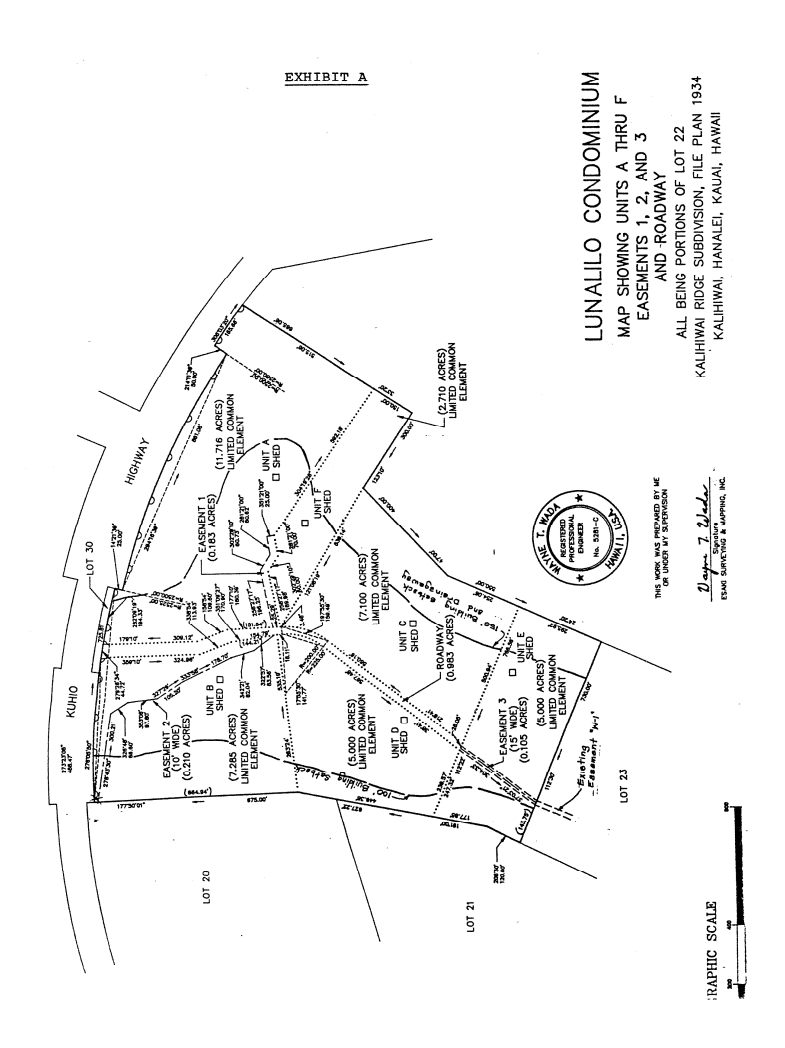


EXHIBIT B

SUMMARY OF SALES CONTRACT

The LUNALILO Purchase Agreement, (the "contract") contains, among other provisions, the following (which may be modified or otherwise limited by provisions not summarized):

- 1. The method of payment of the purchase price to the escrow agent, subject to other terms.
- 2. The purchase price does not include the closing costs, prorations and additional costs provided in other sections of the contract.
- 3. If at the time of execution of the contract, a final public report has not been issued, the contract is merely a reservation agreement and it may be cancelled at any time by either the Buyer or Seller.
- 4. The terms and conditions of the sale which include, among other provisions, the following:
- (a) Buyer has received the Declaration of Condominium Property Regime, Bylaws of the Association of Apartment Owners, form of Apartment Deed, and Escrow Agreement and acknowledges that he has had adequate opportunity to read those documents and to examine the project plans and accepts them with such changes and modifications as the project architect may deem necessary.
- (b) Buyer agrees that all payments made will be placed on deposit with escrow pursuant to the terms of the Escrow Agreement.
- (c) Risk of loss to the apartment and percentage interest in the common elements will be borne by Seller until the date of closing as defined in the contract. Buyer will not be entitled to possession of the apartment until the date of closing.
- (d) Until the Apartment Deed conveying title is delivered to Buyer, the Seller may exercise all of the powers of the Association and of the Buyer as a member thereof.
- (e) After issuance of the Final Public Report and Buyer's waiver of its right to cancel under Hawaii Revised Statutes Section 514A-62, Buyer shall have the right to rescind the contract only if there is a material change in the project which directly, substantially and adversely affects the use or value of Buyer's apartment or appurtenant limited common elements or those amenities of the project available for the Buyer's use subject to waiver by the Buyer pursuant to the terms set forth in the contract and Hawaii Revised Statutes Section 514A-63.

- (f) Time is of the essence of the obligations of Buyer under the contract.
- (g) Neither Seller nor any of its representatives has made any representations as to the rental income to be derived from the unit.
 - (h) Developer makes no warranties of any kind.
- (i) The contract shall not be construed as a present transfer of any interest in the property but it is an agreement to transfer in the future.

* * * * * * * * *

THE ABOVE SUMMARY IS NOT INTENDED TO BE A THOROUGH AND EXHAUSTIVE EXPLANATION OF ALL TERMS AND PROVISIONS CONTAINED IN THE CONTRACT. WHILE A BUYER CAN USE THIS SUMMARY AS A GENERAL SUMMARY OF THE BUYER'S RIGHTS AND OBLIGATIONS, THE BUYER MUST REFER TO THE BUYER'S CONTRACT TO DETERMINE THE BUYER'S ACTUAL RIGHTS AND OBLIGATIONS. IF ANY CONFLICT OR DIFFERENCE EXISTS BETWEEN THIS SUMMARY AND THE CONTRACT, THE CONTRACT WILL CONTROL NOT THIS SUMMARY.

END OF EXHIBIT B

EXHIBIT C

SCHEDULE OF APARTMENTS AND COMMON INTERESTS
FOR LUNALILO CONDOMINIUM

oty.	Apt. . No.	Area of Limited Common Element (Sq. Ft.)	No. of BR/BATH	Appx Net Living Area (Sq. Ft.)	Appx Storage Shed Area (Sq. Ft.)	% of Common Int.
1	A	11.716 AC	0/0	0	36	18
1	В	7.285 AC	0/0	0	36	18
1	C	7.100 AC	0/0	0	36	18
1	D	5.000 AC	0/0	0	36	18
1	E	5.000 AC	0/0	0	36	18
1	F	2.710 AC	0/0	0	64	10

The common interest appurtenant to each unit shall be permanent. Subject to the zoning requirements and amendments of the Condominium Map and the Declaration of Condominium Property Regime, each unit owner may use his unit, alter or add to it in any manner he deems desirable, so long as it is permitted by law and the Declaration of Protective Covenants and Building Rules. If adjoining unit owners desire to alter and/or transfer portions of their respective units, they can do so by the filing of an amendment to the Condominium Map and the Declaration of Condominium Property Regime together with their respective signatures. See Exhibit I for cautionary comments from the County of Kauai Planning Department.

END OF EXHIBIT C

EXHIBIT D

SUMMARY OF PORTIONS OF ESCROW AGREEMENT

The Escrow Agreement ("Agreement") between Title Guarancy Escrow Services, Inc. (the "Escrow") and ROY WILLIAM GILLETTE, JR., BECKY L. SWAN, STEVEN LEE COLE, SUSAN MICHELLE COLE, RICHARD THOMAS SIEBRING, ADRYA GAYE SIEBRING, ROBERT S. ISOM, LYNNE M. ISOM, DANIEL BELLIN & ASSOC. INSURANCE SERVICE, INC., and DANIEL BELLIN, (the "Seller") contains, among other provisions the following (which may be modified or otherwise limited by provisions not summarized):

- 1. Whenever Seller enters into a sales contract for the sale of an apartment, Seller will require that payments due under the sales contract be made to Escrow and will deliver an executed copy of the sales contract to Escrow.
- 2. Escrow will receive payments under the sales contracts and sums received from any other source with respect to the project. Funds held under the Agreement will initially be deposited in an account for the project. Interest on all funds will be paid to Seller.
- 3. Escrow will release Buyer's funds and disburse Buyer's funds at closing. No disbursements will be made from Buyer's fund until all requirements of Hawaii Revised Statutes, have been met.
- 4. Escrow will return deposited sums to the Buyer without interest if Seller gives Escrow written notice to return the funds to Buyer, or with respect to a Buyer whose funds were obtained before the issuance of a Final Public Report, Escrow receives from the Buyer a written request to cancel the sales contract or after issuance of the Final Public Report and Buyer's waiver of his right to cancel the sales contract in accordance with Section 514A-62, Hawaii Revised Statutes, there shall be any material change in the project which directly, substantially and adversely affects the use or value of the Buyer's apartment or appurtenant common elements or those amenities of the project available for Buyer's use, of a nature entitling the Buyer to cancel his sales contract pursuant to Section 514A-63, Hawaii Revised Statutes. These funds shall be returned to Buyer less Escrow's cancellation fee, if any, any mortgagee's cancellation fee and all other costs incurred in connection with the Escrow, but in the aggregate shall not be less than \$25.00.
- 5. Escrow will arrange for and supervise the signing of all documents which are to be signed subsequent to and contemplated by the sales contract.

6. As Escrow's compensation for its performance under this Agreement, Escrow will receive \$300.00 for each apartment for which an apartment deed of the project is handled by Escrow and recorded in the Bureau of Conveyances of the State of Hawaii. Escrow will record all applicable documents. Title insurance will also cost an additional \$300.00.

* * * * * * * * * *

THE ABOVE SUMMARY IS NOT INTENDED TO BE A THOROUGH AND EXHAUSTIVE EXPLANATION OF ALL TERMS AND PROVISIONS CONTAINED IN THE AGREEMENT. WHILE ONE CAN USE THIS SUMMARY AS A GENERAL SUMMARY OF THE AGREEMENT, ONE MUST REFER TO THE ACTUAL AGREEMENT TO DETERMINE THE RIGHTS AND OBLIGATIONS OF THE PARTIES. IF ANY CONFLICT OR DIFFERENCE EXISTS BETWEEN THIS SUMMARY AND THE AGREEMENT, THE AGREEMENT WILL CONTROL AND NOT THIS SUMMARY.

END OF EXHIBIT D

EXHIBIT E

COMMON ELEMENTS OF THE PROJECT

The common elements of the project are:

- (a) Land in fee simple;
- (b) All future ducts, electrical equipment, wiring and other central and appurtenant installations for common services, if any, including power, light, sewage, irrigation and telephone;
- (c) Any and all other elements and facilities in common use or necessary to the existence, upkeep and safety of the Project.

Limited Common Elements of Project

Certain parts of the common elements, herein referred to as the "limited common elements" are hereby designated and set aside for the exclusive use of one or more units, and such unit(s) shall have appurtenant thereto exclusive easements for the use of such limited common elements. The limited common elements so set aside and reserved as follows:

(a) That certain land area upon and around which Units A, B, C, D, E, and F are located, shown and designated on the Condominium Map and the table below, are deemed a limited common element appurtenant to and for the exclusive use of each respective unit.

Unit Number	Area of Limited Common Element
A	11.716 acres
В	7.285 acres
С	7.100 acres
D	5.000 acres
Ē	5.000 acres
F	2.710 acres

All costs of every kind pertaining to the aforesaid limited common elements, including, but not limited to, costs of landscaping, maintenance, repair, replacement and improvement, shall be borne solely by the owner of the unit to which said limited common elements are appurtenant.

EXHIBIT F

ENCUMBRANCES AGAINST TITLE

- Real property taxes. Check with the Kauai County Tax Assessor for further information.
- 2. A 100-foot building setback and drainage way as shown on File Plan No. 1934.
- A 150-foot building setback and drainage way as shown on File Plan No. 1934.
- Limited restriction of vehicle access rights as shown on File Plan No. 1934.
- 5. AGREEMENT dated March 16, 1977, recorded in Liber 12110 at Page 330, by and between the STATE OF HAWAII and C. BREWER AND COMPANY, LIMITED; re: use of the land described herein, besides other land, for agriculture purposes.
- 6. DECLARATION OF PROTECTIVE COVENANTS, CONDITIONS AND RESTRICTIONS FOR KALIHIWAI RIDGE dated October 3, 1988, recorded in Liber 22452 at Page 429. Said Declaration was amended by instrument dated July 5, 1990, effective October 3, 1988, recorded as Document No. 90-104733.
- 7. Unrecorded KALIHIWAI RIDGE ENVIRONMENTAL DESIGN RULES AND GUIDELINES PURSUANT TO DECLARATION OF PROTECTIVE COVENANTS, CONDITIONS AND RESTRICTIONS FOR KALIHIWAI RIDGE dated October 12, 1988.

- 8. AGREEMENT TO INCORPORATE AGRICULTURAL RESTRICTIONS INTO INSTRUMENTS OF CONVEYANCE dated September 30, 1988, recorded in Liber 22452 at Page 491, between C. BREWER PROPERTIES, INC., a Hawaii corporation, and the COUNTY OF KAUAI PLANNING DEPARTMENT.
- Reservations set forth in DEED dated November 1, 1988, recorded in Liber 22555 at Page 457.
- 10. MORTGAGE, SECURITY AGREEMENT AND FINANCING STATEMENT dated September 7, 1990, recorded as Document No. 90-143175, made by DANIEL BELLIN & ASSOC. INSURANCE SERVICE, INC., a Hawaii corporation, DANIEL BELLIN, husband of Sandra Bellin, ROY WILLIAM GILLETTE, JR. and BECKY L. SWAN, husband and wife, and STEVEN LEE COLE and SUSAN MICHELLE COLE, husband and wife, to GECC FINANCIAL CORPORATION, a Hawaii corporation, to secure the repayment of the sum of \$300,000.00.
- 11. The restrictions on use and other restrictions and all other of the covenants, agreements, obligations, conditions, reservations, easements and other provisions set forth in Declaration of Condominium Property Regime dated March 25, 1991, recorded in the Bureau of Conveyances of the State of Hawaii as Document No. 91-067794, as the same may hereafter be amended in accordance with law or with said Declaration. (Project covered by Condominium Map 1505 recorded in said Bureau.)
 - -Note:- No joinder by DANIEL BELLIN & ASSOC. INSURANCE SERVICE, INC.
- 12. By-Laws of the Association of Apartment Owners of the Condominium Project known as "LUNALILO CONDOMINIUM" dated March 25, 1991, recorded in the Bureau of Conveyances of the State of Hawaii as Document No. 91-067795.
 - -Note:- No joinder by DANIEL BELLIN & ASSOC. INSURANCE SERVICE, INC.).

- 13. First Amendment to Declaration of Condominium Property Regime and Consent to and Joinder in Condominium Property Regime and Correction of Owners' Legal Names Therein dated August 2, 1991, recorded in the Bureau of Conveyances of the State of Hawaii as Document No. 91-106836 (Daniel Bellin & Assoc. Insurance Service, Inc., Becky L. Swan, Steven Lee Cole, Susan Michelle Cole, Robert S. Isom, Lynne M. Isom).
- 14. Second Amendment to the Declaration of Condominium Property Regime of Lunalilo Condominium dated October 17, 1991, and recorded in the Bureau of Conveyances of the State of Hawaii as Document No. 91-144202.

END OF EXHIBIT F

EXHIBIT G

DISCLOSURE ABSTRACT FOR LUNALILO CONDOMINIUM

Pursuant to Hawaii Revised Statutes Section 514(A)-61, the developer of LUNALILO Condominium makes the following disclosures:

- 1. The developer of the project is RICHARD THOMAS SIEBRING, P.O. Box 472, Hanalei, HI 96714, (808) 828-1958.
- 2. See Exhibit H for the projected annual maintenance fees. The developer hereby certifies that the estimations have been based on generally accepted accounting principles.
- 3. No warranty will apply to any individual agricultural unit. There are pre-existing structures on the

property and no warranty will be made regarding the agricultural buildings.
4. No condominium units will be used for both hotel and residential use; these are condominium units in which residential use is permitted, but hotel use is not.
5. There will be no commercial use except those activities permitted by the Kauai County Comprehensive Zoning Ordinance. RICHARD THOMAS SIEBRING Dated: 5/9, 1991
RECEIPT
The undersigned has received a copy of the foregoing disclosure abstract with Exhibit H this day of, 19 Purchaser(s)

EXHIBIT H

ESTIMATE OF INITIAL MAINTENANCE FEES AND ESTIMATE OF MAINTENANCE FEE DISBURSEMENTS

Estimate of Initial Maintenance Fees:

Apartment	Monthly Fee x 12 months	Monthly Fee x 12 months = Yearly Total		
Unit A	26.10	313.20		
Unit B	26.10	313.20		
Unit C	26.10	313.20		
Unit D	26.10	313.20		
Unit E	26.10	313.20		
Unit F	14.50	174.00		

The Real Estate Commission has not reviewed the estimates of maintenance fee assessments and disbursements for their accuracy or sufficiency.

Estimate of Maintenance Fee Disbursements: Monthly x 12 months = Yearly Total Utilities and Services Air Conditioning Electricity [] common elements only [] common elements and apartments Gas Refuse Collection Telephone Water and Sewer Maintenance, Repairs and Supplies Building 720.00 60.00 Grounds Management Management Fee Payroll and Payroll Taxes Office Expenses 30.00 360.00 Insurance 30.00 360.00 Reserves 25.00 300.00 Taxes and Government Assessments **Audit Fees** Other 1740.00 145.00 TOTAL

RICHARD THOMAS SIEBRING developer for the condominium project, hereby certify that the above estimates of initia

maintenance fee assessments and maintenance fee disbursements were prepared in accordance with generally accepted accounting principles.

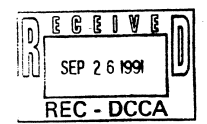
JOANN A. YUKIMURA MAYOR



COUNTY OF KAUAI PLANNING DEPARTMENT 4280 BICE STREET LIHUE, KAUAI, HAWAII 96766 PETER A. NAKAMURA

ROLAND D. SAGUM, III DEPUTY PLANNING DIRECTOR

TELEPHONE (808) 245-3919



September 25, 1991

Mr. Calvin Kimura, Executive Secretary
Real Estate Commission
Professional and Vocational Licensing Division
Department of Commerce and Consumer Affairs
P. O. Box 3469
Honolulu, Hawaii 96801

Subject: Comments on Lunalilo Condominium Report

Tax Map Key:5-2-17:22 Kalihiwai, Kauai LOTR:08/05/91

After reviewing the subject document, we have the following comments to offer:

The amount of limited common elements does not correspond to the allowable unit density permitted by the CZO. The subject property is zoned Agriculture District (A) and Open District (O) and qualifies for five (5) dwelling units. As stated in previous responses relating to the certification of existing buildings for proposed agricultural condominium development, the number of limited common elements or CPR units should not exceed the number of dwelling units, including ADU units, permitted by the respective zoning district. A guest house is not considered in calculating the maximum allowable residential density for a parcel.

A guest house is considered accessory to one or more dwelling units on a parcel. The guest house (Unit F), as proposed in this project, however, potentially may be sold as a separate unit when such is recognized as a limited common element. If this occurs, then this unit may develop into a future enforcement problem for the department. This is premised on our belief that any future owner or successor to this particular unit may tend to utilize the structure for permanent dwelling purposes.

Mr. Calvin Kimura, Executive Secretary Real Estate Commission Page 2 September 25, 1991

In any event, should this project proceed as submitted, it is recommended that in addition to the special notice (Item #4) provided on page 2 of the draft report, the restrictive covenants and the Declaration of Condominium Regime shall further disclose the following definition of a "guest house" as contained in the Comprehensive Zoning Ordinance, and that:

- a. the structure shall not contain a kitchen or any room used for cooking or preparing food; and
- b. the use of Unit F containing the guest house for permanent dwelling purposes shall be prohibited.

As provided in the CZO, "guest house" means "a building used for dwelling purposes by <u>guests</u> with a floor area of no more than five hundred (500) square feet that contains no kitchen and is located on a parcel of at least nine thousand (9,000) square feet that contains one (1) or more dwelling units".

It is noted that the draft report does not contain the Declaration of Condominium Regime or declaration of protective covenants although such documents are referred to on pages 7 and 11 of the report, respectively. Therefore, it is recommended that this document be submitted for our review prior to issuance of the final condominium public report. This is to insure that the guest house restrictions are recognized accordingly as discussed above and that other restrictions do not conflict with zoning and/or development standards applicable to the Agriculture District(A) or conditions imposed on the subdivision by the Planning Department, if any.

When applying for Zoning Permits with the Planning Department, the owners must be made aware that 75% of the owners or their assignee, are required to sign the permit form(s). Should an assignee be designated, such assignee shall present proof of authorization from the 75% of the owners at the time a permit is applied for. This is a requirement because the Planning Department does not recognize the Condominium Public Report to be a legal subdivision of land.

The uses on the limited common elements shall be limited to those listed as permissible within the "A" Agricultural District in the State Land Use Commission Rules and Regulations. Farm dwellings on the lot shall mean a single-family dwelling located on and used in connection with a farm or where agricultural activity provides income to the family occupying the dwelling.

Mr. Calvin Kimura, Executive Secretary Real Estate Commission Page 3 September 25, 1991

There should be a disclosure provision written into this and all ensuing condominium reports stating that approval of the report should not be misconstrued to mean that all County Codes and Ordinances have been complied with. Subsequent development and use shall comply with all applicable County Codes and Ordinances. It should also be made clear that the Condominium Public Report does not necessarily mean that all County requirements pertaining to subdivision of lands have been met. Therefore, such facilities/improvements that are normally associated with County-approved subdivisions such as fire protection devices, County street lighting, electricity, upgraded water facilities, improved access for owner and emergency traffic, drainage facilities, etc., may not necessarily be provided for. Further, such services as County street maintenance and trash collection will not be available for interior road/driveways.

Because there are more than one farm dwelling proposed/permitted, the landowners pursuant to the County Farm Dwelling Agreement, should be made aware that any dwelling(s) constructed after the first one will require an inspection of the property by the Planning Department to verify whether agricultural activities are being conducted on the property. If not, such permits to construct additional farm dwellings could be denied.

Should you have any questions, please feel free to contact Bryan Mamaclay of my staff at 245-3919.

PETER A. NAKAMURA

cc: Steven R. Lee

END OF EXHIBIT I

EXHIBIT J

SUMMARY OF PROTECTIVE COVENANTS AND RESTRICTIONS OF KALIHIWAI RIDGE SUBDIVISION

This Project is located on one of the lots of the Kalihiwai Ridge Subdivision. The Subdivision is affected by a "Declaration of Protective Covenants, Conditions and Restrictions for Kalihiwai Ridge" (herein called the "Protective Covenants") recorded on October 11, 1988 at Book 22452, Page 429 of the records of the State of Hawaii Bureau of Conveyances.

This is a summary of the types of restrictions applicable to the subdivision as a whole, and to the Lot upon which this Project is located. This is not meant to completely recite the actual provisions of the Protective Covenants, nor to cover every issue in which a purchaser might have interest. The prospective purchaser is urged to obtain a full copy of the Protective Covenants from the Developer prior to entering into an agreement to purchase a unit in this Project.

ARTICLE II CONTROL OF REAL PROPERTY USE

Article II of the Protective Covenants has to do with the organization of the Subdivision, including identifying the subdivision's developer and architects, the creation of an Association of Lot Owners, Bylaws, common area designations, Environmental Design Rules, limitation to single family residential and agricultural uses and explaining the underlying purpose controlling the use of the subdivision to enhance agricultural potential and orderly growth and development of the subdivision. Control of the subdivision by an architectural review committee includes control of structure siting, architectural style, agricultural development, drainage and landscaping. It is also necessary to receive environmental committee approval before any construction occurs.

ARTICLE III THE ASSOCIATION

This Article discusses the Lot Owner's Association, election of Boards of Directors, voting rights, notices regarding Association meetings and similar matters.

ARTICLE IV

RIGHTS AND OBLIGATIONS OF THE ASSOCIATION

This Article deals with the right of the Association to govern the lots, enter onto lots to determine compliance with rules, and to manage and maintain Association Property. It includes the right to incur expense on behalf of the Association and acquire and hold necessary personal property to perform its functions. The Association also has the power to implement rules and regulations to enhance the value of the property and prohibit noxious and offensive activities. Each Owner is entitled to a copy of every rule and regulation passed. The Association also has the power to levy fines and collect them.

ARTICLE V ASSESSMENTS

Each Lot Owner, in this case the Project itself, will be required to pay Association fees. Payment for such fees is contemplated in the Common Expenses to be assessed for the project. This Article also deals with the method of establishing a budget and assessments. Additional assessments may be made when the need arises.

ARTICLE VI RIGHTS AND RESTRICTIONS

No Lot owner will be allowed to engage in activities which would risk removal of liability insurance coverage, nor may they violate the law of the State of Hawaii or ordinances of the County of Kauai. This Article also prohibits subdivision of lots or consolidation of lots without the consent of the environmental committee in compliance with certain procedures.

Condominiums must have approval under Article VI of the developer, C. Brewer Properties, Inc. No timesharing is permitted. There are specific limits on the nature and number of vehicles and other activities that would be deemed "unsightly" as well as preclusion of other activities such as unusual accumulations of trash, garbage, refuse, lumber and other bulky materials, including farm implements which are not consistent with the use of the land or not adequately screened from public view. There is also a limitation on excessive noise and light. Agricultural animals are limited to those approved by the environmental committee for the subdivision. Animals must be properly cared for, particularly livestock, poultry, fish and game. No storage shed may be used for residential purposes. No temporary buildings are permitted.

No new improvement may be made nor may any existing improvement be materially altered unless the plans are approved by the Kalihiwai Ridge Environmental Committee.

This Article limits the nature and size of signs. The Article precludes mining and drilling. Clearing and grading are subject to prior approval by the environmental committee and the County of Kauai. Cultivation of crops must be performed in a good, safe manner with environmental approval on methods used to control dust, insects, weeds, and drainage. Unit Owners must protect against flooding and erosion and dangerous chemicals. They must also maintain their lots at all times so that they do not become overgrown and unsightly. Owners causing damage to Association property will be required to pay for it.

ARTICLE VII LAKE LOTS

This Article deals with the regulation of lots that surround subdivision lake, including the operation of boats and the utilization of lots fronting the lake.

ARTICLE VIII EASEMENTS

Easements are to be granted through each Lot for emergency repair and other items needed for the benefit of the subdivision.

ARTICLE IX THE COMMITTEE

This Article discusses the creation and maintenance of the environmental committee, including its initial members and subsequent members. It outlines committee functions, including design review for all improvements to the subdivision lots and project limited common elements. This includes the requirement of the posting of improvement bonds in the amount of \$10,000.00 per Lot. The committee cannot assess a fee exceeding \$500.00 for the review of proposed plans. The committee can also adopt rules for its own procedures. Fines are discussed, including fines of over \$2,500.00 for engaging in construction without proper clearance and permission. These fines may be enforced as liens against individual lots for violative activity.

ARTICLE X INSURANCE

This outlines insurance requirements for the project, including minimum One Million Dollar liability coverage. Individual Owners will be required to maintain insurance on their own Lot.

ARTICLE XI

DESTRUCTION/CONDEMNATION AND RESTORATION

This dealt with the condemnation of subdivision improvements by public authorities.

ARTICLE XII EXPANSION OF KALIHIWAI RIDGE

This Article deals with the right of the Declarant to annex additional property, up to approximately three thousand acres of adjacent lands to the Kalihiwai Subdivision, and the means by which this may be accomplished. This right to annex land shall expire on or before the twentieth anniversary date of the covenants which were recorded on October 11, 1988.

ARTICLE XIII ENFORCEMENT

This Article deals with the method by which the rules of the Subdivision may be enforced.

ARTICLE XIV MISCELLANEOUS

This Article has to do with many miscellaneous items. It includes the duration of the covenant, being initially for twenty years and an automatic extension for ten year terms unless and until seventy-five percent (75%) of the Owners of lots vote to the contrary at least one year prior to the scheduled termination of the Covenants. It also deals with amendments to the Covenants requiring a two-thirds majority of the voting power of the Association. The amendment does not apply to the duration of the Covenants, which can only be amended by One hundred percent (100%) vote. The same is true as to expansion of Kalihiwai Ridge. Other miscellaneous provisions are enclosed including the means by which the Covenants would be interpreted in a court of law, assignability of rights, severability of clauses that might be found illegal in similar matter.